

**UNITED STATES BANKRUPTCY COURT FOR THE
NORTHERN DISTRICT OF MISSISSIPPI**

In re: CHRISTOPHER KNIGHT
Debtor

CHAPTER 13
CASE NO. 13-13332-JDW

OBJECTION TO CHAPTER 13 PLAN CONFIRMATION

COMES NOW, Harley-Davidson Credit Corp. (“Movant”), a secured creditor herein,
and objects to confirmation of the Chapter 13 Plan on the following grounds:

1. Movant holds a secured claim against the Debtor.
2. Debtor’s Chapter 13 Plan proposes to surrender the 2006 Harley-Davidson FLSTFSE2 Screamin’Eagle motorcycle, with a value of \$19,000.00. The actual amount owed is \$19,648.16.
3. Movant requests that opportunity to file a deficiency claim for the balance owed on the motorcycle after sale, if any, and such deficiency claim would be treated as a general unsecured claim.

WHEREFORE, PREMISES CONSIDERED, Movant files its Objection to Chapter 13 Plan Confirmation and prays for allowance of filing of a deficiency amount owed on the property and for such other and more general relief as is just.

Respectfully submitted,

**BENNETT LOTTERHOS SULSER
& WILSON, P.A.**

/s/ Charles Frank Fair Barbour

Charles Frank Fair Barbour, MSB # 99520

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CERTIFICATE OF SERVICE

I, Charles Frank Fair Barbour, do hereby certify this day that I electronically filed the above and foregoing with the Clerk of the Court using the ECF system which sent notification of such filing to the following:

William C. Cunningham at mcnotices@gmail.com

Terre M. Vardaman at VARDAMAN13ECF@gmail.com

US Trustee at USTPRegion05.AB.ECF@usdoj.gov

/s/ Charles Frank Fair Barbour